

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION**

LISA DOMSKI,

Plaintiff,

Case No. 2:23-cv-12023

v.

Hon. David M. Lawson

BLUE CROSS BLUE SHIELD  
OF MICHIGAN,

Defendant.

---

Noah S. Hurwitz (P74063)  
HURWITZ LAW PLLC  
*Attorneys for Plaintiff*  
340 Beakes St., Suite 125  
Ann Arbor, MI 48104  
(844) 487-9489  
noah@hurwitzlaw.com

Jonathan R. Marko (P72450)  
MARKO LAW, PLLC  
*Attorneys for Plaintiff*  
220 W. Congress, Fourth Floor  
Detroit, MI 48226  
(313) 777-7529  
jon@markolaw.com

---

Scott R. Knapp (P61041)  
Brandon C. Hubbard (P71085)  
Nolan J. Moody (P77959)  
Maureen J. Moody (P85032)  
Davina A. Bridges (P85597)  
DICKINSON WRIGHT PLLC  
*Attorneys for Defendant*  
123 W. Allegan Street, Suite 900  
Lansing, MI 48933  
(517) 371-1730  
sknapp@dickinsonwright.com  
bhubbard@dickinsonwright.com  
nmoody@dickinsonwright.com  
mmoody@dickinsonwright.com  
dbridges@dickinsonwright.com

---

**PLAINTIFF'S FIRST AMENDED LAY AND EXPERT WITNESS LIST**

Plaintiff LISA DOMSKI ("Plaintiff"), by and through her attorneys,  
HURWITZ LAW PLLC, submits the following as her First Amended Witness List:

1. Lisa Domski, Plaintiff
2. Rev. Canon Walter J. Ptak.

3. Dennis McDermott.
4. Marilyn Nance.
5. Jill Fortener.
6. Dawn Rodriguez.
7. Daniel J. Loepp
8. Bart Feinbaum
9. Jeffery Walters
10. Bruce Henderson
11. Tammy Dial
12. Richard Dial
13. Gerald A. Shiener, M.D.  
251 Merrill, Birmingham, MI 48009  
Dr. Shiener will provide expert testimony related to Claimant's psychological damages.
14. Jeffrey Bagalis, CPA/ABV, CFF  
Accurity Group – 101 W. Big Beaver, Suite 1400, Troy, MI  
Mr. Bagalis will provide expert testimony related to Claimant's economic damages.
15. Alyse Domski.
16. Larry Domski.
17. Tracy Glass.
18. Crystal Sesi.
19. Mark Keller.

20. Father Tony Richter.
21. Former employees who were granted COVID-19 accommodation requests.
22. Former employees who were denied COVID-19 accommodation requests.
23. All individuals who can attest to Plaintiff's spirituality.
24. Any witness identified on Defendant's Witness List.
25. Any necessary rebuttal or impeachment witnesses.
26. All persons named in the pleadings or discovery responses.
27. All keepers of records or other witnesses necessary to lay proper foundation for any exhibit.
28. Plaintiff may call as a witness any individual concerned with any documentary evidence admitted at trial, such as individual(s) authoring the document, the person(s) to whom the document was addressed, the recipient(s) of the document, the person(s) referred to in the document, and the like.
29. Plaintiff reserves the right to identify an expert to rebut expert opinions offered by Defendant, if any.
30. Plaintiff reserves the right to amend and supplement the Witness List.

By submitting this Witness List, Plaintiff does not waive any objections to the admissibility of the testimony of these witnesses. Instead, this list is submitted indicating potential witnesses Plaintiff may produce.

Respectfully submitted,

HURWITZ LAW PLLC

/s/ Noah S. Hurwitz

Noah S. Hurwitz (P74063)

*Attorney for Plaintiff*

340 Beakes St., Ste. 125

Ann Arbor, MI 48104

(844) 487-9489

Dated: August 2, 2024

**CERTIFICATE OF SERVICE**

The undersigned certifies that on August 2, 2024, the foregoing Witness List was served upon Defendant's counsel-of-record via ECF.

/s/ Noah S. Hurwitz  
Noah S. Hurwitz (P74063)